

Case 7:20-mj-07305-UA Document 33 Filed 10/06/21 Page 1 of 1

**Federal Defenders
OF NEW YORK, INC.**

Southern District
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David E. Patton
Executive Director
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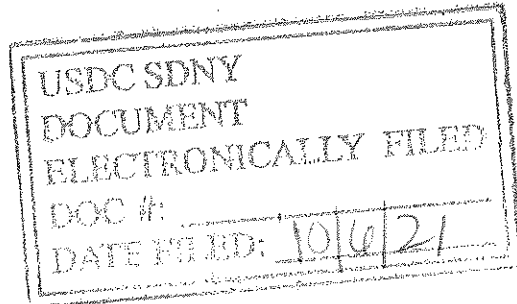
Via E-mail and ECF

Susanne Brody
Attorney-in-Charge
White Plains

October 6, 2021

The Honorable Paul E. Davison
Magistrate Judge
Southern District of New York
300 Quarropas Street
White Plains, NY 10601

Re: U.S. v. Jason Brown
20 mj 07305



Dear Honorable Davison:

I am writing to ask that the terms of Mr. Brown's release be modified to allow him to attend his step-daughter's birthday party on Friday, October 8, 2021. As background, Mr. Brown is currently subjected to a curfew that requires him to be home by 8:00pm. Mr. Brown's step-daughter is turning sixteen and the family is planning a birthday celebration at a banquet hall in Yonkers on October 8, 2021 from 7pm to 11pm. If approved, Mr. Brown would like to be able to stay at the restaurant until 11pm and return to his home by 11:15pm.

I have spoken to AUSA Benjamin Gianforti and he does not object to this request. Additionally, I have spoken to Pretrial Officer Vincent Adams and he does not object.

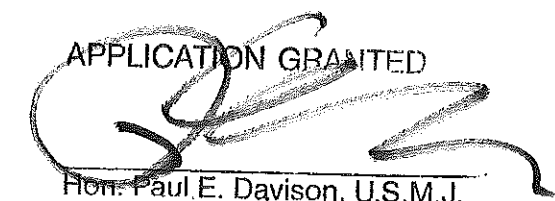
Respectfully,

A handwritten signature in black ink, appearing to read 'Benjamin Gold'.

Benjamin Gold

Assistant Federal Defender

cc: AUSA Benjamin Gianforti
Pretrial Officer Vincent Adams



10-6-21